Case 1:07-cv-10917-AKH	Document 1	Filed 11/08/2007	Page 1 of 11
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YOR	<u>K</u>	21 MC 100 (AKH)	
IN RE WORLD TRADE CENTER DISASTER SITE LITIGATION		DOCKETNO	
CHRISTOPHER POPPE III		DOCKET NO.	
- against - A RUSSO WRECKING, ET. AL., SEE ATTACHED RIDER,	intiffs,	CHECK-OFF ("SHE COMPLAINT RELATED TO THE MASTER COMPLA PLAINTIFF(S) DEN JURY	E
Defo	endants.		
By Order of the Honorable Alv 2006, ("the Order"), Amended Master C	omplaints for all	Plaintiffs were filed or	•
	NOTICE OF		
All headings and paragraphs in instant Plaintiff(s) as if fully set forth he Plaintiff(s), which are listed below. These	nerein in additio	n to those paragraphs	specific to the individual

the dual f(s), and specific case information is set forth, as needed, below.

Plaintiffs, CHRISTOPHER POPPE III, by his/her/their attorneys WORBY GRONER EDELMAN & NAPOLI BERN, LLP, complaining of Defendant(s), respectfully allege:

PARTIES

A. PLAINTIFF(S)

individ	1. lual and	•	`	fter the "Injured Plaintiff"), is an Road, North Bellmore, NY 11710-
			(OR)	,
	2.	Alternatively, □	is the	of Decedent
		, and brings this claim	im in his (her) capacity as o	of the Estate of

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citizen of	residing at	(hereinafter the "Derivative Plaintiff"), is a, and has the following relationship to the		
Injured Plain	SPOUSE at all relevant times in the second s	herein, is and has been lawfully married to Plaintiff ngs this derivative action for her (his) loss due to the and (his wife), Plaintiff		
	•	Other:		
4. Operator at:	In the period from 9/11/2001 to 11/1/2	2002 the Injured Plaintiff worked for MTA as a Train		
	Please be as specific as possible when fi	lling in the following dates and locations		
	d Trade Center Site i.e., building, quadrant, etc.)	The Barge From on or about; Approximately hours per day; for		
Approximate	bout <u>9/11/2001</u> until <u>11/1/2002</u> ; ly <u>8</u> hours per day; for ly <u>200</u> days total.	Approximately days total. ===================================		
☐ The New From on or a Approximate Approximate	York City Medical Examiner's Office bout, ly hours per day; for ly days total.	Non-WTC Site building or location. The injured plaintiff worked at the address/location, for the dates alleged, for the hours per day, for the total days, and for the employer, as specified below:		
☐ The Fresh From on or a Approximate Approximate	bout; ly hours per day; for ly days total.	From on or about 9/11/2001 until 6/30/2002; Approximately 8 hours per day; for Approximately 200 days total; Name and Address of Non-WTC Site Building/Worksite: E,R,C,A-Trains		
	* *	pper if necessary. If more space is needed to specify ate sheet of paper with the information.		
5. Injured Plaintiff				
✓ Was exposed to and breathed noxious fumes on all dates, at the site(s) indicated above;				
☑ Was exposed to and inhaled or ingested toxic substances and particulates on all dates at the site(s) indicated above;				
✓ Was exposed to and absorbed or touched toxic or caustic substances on all dates a the site(s) indicated above;				
	✓ Other: Not yet determined.			

6.

 ✓ Has not made a claim to the Victim Compensation Fund. If §405(c)(3)(B)(i) of the Air Transportation Safety and System U.S.C. § 40101, the issue of waiver is inapplicable. ✓ Made a claim to the Victim Compensation Fund that was d 405(c)(3)(B)(i) of the Air Transportation Safety and System U.S.C. § 40101, the issue of waiver is inapplicable. ✓ Made a claim to the Victim Compensation Fund, that was so by Ground-Zero Plaintiff. Pursuant to § 405(c)(3)(B)(i) of Safety and System Stabilization Act, 49 U.S.C. § 40101, the inapplicable. ✓ Made a claim to the Victim Compensation Fund that was g 	
 405(c)(3)(B)(i) of the Air Transportation Safety and System U.S.C. § 40101, the issue of waiver is inapplicable. □ Made a claim to the Victim Compensation Fund, that was so by Ground-Zero Plaintiff. Pursuant to § 405(c)(3)(B)(i) of Safety and System Stabilization Act, 49 U.S.C. § 40101, the inapplicable. 	,
by Ground-Zero Plaintiff. Pursuant to § 405(c)(3)(B)(i) of Safety and System Stabilization Act, 49 U.S.C. § 40101, th inapplicable.	
Made a claim to the Victim Compensation Fund that was or	of the Air Transportation
405(c)(3)(B)(i) of the Air Transportation Safety and System U.S.C. § 40101, Ground Zero-Plaintiff has waived her/his a further legal action for the injuries identified in said claim.	stem Stabilization Act, 49 his right(s) to pursue any

B. DEFENDANT(S)

The following is a list of all Defendant(s) named in the Master Complaint. If checked, all paragraphs pertaining to that Defendant are deemed pleaded herein.

☑ THE CITY OF NEW YORK	☑ A RUSSO WRECKING
✓ A Notice of Claim was timely filed and	☑ ABM INDUSTRIES, INC.
served on 6/20/07 and	☑ ABM JANITORIAL NORTHEAST, INC.
☐ pursuant to General Municipal Law §50-	☑ AMEC CONSTRUCTION MANAGEMENT,
h the CITY held a hearing on(OR)	INC.
☐ The City has yet to hold a hearing as	✓ AMEC EARTH & ENVIRONMENTAL, INC.
required by General Municipal Law \$50-h	✓ ANTHONY CORTESE SPECIALIZED
✓ More than thirty days have passed and	HAULING, LLC, INC.
	☑ ATLANTIC HEYDT CORP
the City has not adjusted the claim	☑ BECHTEL ASSOCIATES PROFESSIONAL
(OR)	CORPORATION
☐ An Order to Show Cause application to	☑ BECHTEL CONSTRUCTION, INC.
deem Plaintiff's (Plaintiffs') Notice of	☑ BECHTEL CORPORATION
Claim timely filed, or in the alternative to grant	☑ BECHTEL ENVIRONMENTAL, INC.
Plaintiff(s) leave to file a late Notice of Claim	☑ BERKEL & COMPANY, CONTRACTORS,
Nunc Pro Tunc (for leave to file a late Notice of	INC.
Claim <i>Nunc Pro Tunc</i>) has been filed and a	☑ BIG APPLE WRECKING & CONSTRUCTION
determination	CORP
is pending	☐ BOVIS LEND LEASE, INC.
Granting petition was made on	☑ BOVIS LEND LEASE LMB, INC.
☐ Denying petition was made on	☑ BREEZE CARTING CORP
	☑ BREEZE NATIONAL, INC.
☑ PORT AUTHORITY OF NEW YORK AND	lacktriangle BRER-FOUR TRANSPORTATION CORP.
NEW JERSEY ["PORT AUTHORITY"]	☑ BURO HAPPOLD CONSULTING ENGINEERS,
✓ A Notice of Claim was filed and served	P.C.
pursuant to Chapter 179, §7 of The	☑ C.B. CONTRACTING CORP
Unconsolidated Laws of the State of New	☑ CANRON CONSTRUCTION CORP
York on 6/20/07	☐ CONSOLIDATED EDISON COMPANY OF
✓ More than sixty days have elapsed since	NEW YORK, INC.
the Notice of Claim was filed, (and)	☑ CORD CONTRACTING CO., INC
☐ the PORT AUTHORITY has	\square CRAIG TEST BORING COMPANY INC.
adjusted this claim	☑ DAKOTA DEMO-TECH
☑ the PORT AUTHORITY has not	☑ DIAMOND POINT EXCAVATING CORP
adjusted this claim.	☑ DIEGO CONSTRUCTION, INC.
	☑ DIVERSIFIED CARTING, INC.
□ 1 WORLD TRADE CENTER, LLC	☑ DMT ENTERPRISE, INC.
□ 1 WTC HOLDINGS, LLC	☑ D'ONOFRIO GENERAL CONTRACTORS
☐ 2 WORLD TRADE CENTER, LLC	CORP
□ 2 WTC HOLDINGS, LLC	☑ EAGLE LEASING & INDUSTRIAL SUPPLY
□ 4 WORLD TRADE CENTER, LLC	✓ EAGLE ONE ROOFING CONTRACTORS INC.
□ 4 WTC HOLDINGS, LLC	☐ EAGLE SCAFFOLDING CO, INC.
☐ 5 WORLD TRADE CENTER, LLC	☑ EJ DAVIES, INC.
□ 5 WTC HOLDINGS, LLC	✓ EN-TECH CORP
☐ 7 WORLD TRADE COMPANY, L.P.	☐ ET ENVIRONMENTAL
- / WORLD TRADE COMMING, L.I.	□EVANS ENVIRONMENTAL

Please read this document carefully.

It is very important that you fill out each and every section of this document.

✓ RODAR ENTERPRISES, INC.

☑ ROYAL GM INC.

☑ SAB TRUCKING INC.

✓ SAFEWAY ENVIRONMENTAL CORP

☑ SEASONS INDUSTRIAL CONTRACTING

☑ YANNUZZI & SONS INC

✓ YONKERS CONTRACTING COMPANY, INC.

✓ YORK HUNTER CONSTRUCTION, LLC

☑ ZIEGENFUSS DRILLING, INC.

☐ OTHER:

Please read this document carefully.

It is very important that you fill out each and every section of this document.

☐ Non-WTC Site Building Owner	☐ Non-WTC Site Building Managing Agent
Name:	Name:
Business/Service Address:	
Building/Worksite Address:	Building/Worksite Address:
☐ Non-WTC Site Lessee	· ·
Name:	
Business/Service Address:	
Building/Worksite Address:	

Case 1:07-cv-10917-AKH Document 1 Filed 11/08/2007 Page 7 of 11 II. JURISDICTION

The Court's jurisdiction over the subject matter of this action is:

✓ Founded upon Federal Question Jurisdiction; specifically; ✓; Air Transport Safety & System Stabilization Act of 2001, (or); ☐ Federal Officers Jurisdiction, (or); ☐ Other (specify):; ☐ Contested, but the Court has already determined that it has removal jurisdiction over this action, pursuant to 28 U.S.C. § 1441.					
	III CAUSES OF ACTION				
Plaintiff(s) seeks damages against the above named defendants based upon the following theories of liability, and asserts each element necessary to establish such a claim under the applicable substantive law:					
V	Breach of the defendants' duties and obligations pursuant to the New York State Labor Law(s) including §§ 200 and 240	V	Common Law Negligence, including allegations of Fraud and Misrepresentation		
V	Breach of the defendants' duties and obligations pursuant to the New York State Labor Law 241(6)		 ✓ Air Quality; ✓ Effectiveness of Mask Provided; ☐ Effectiveness of Other Safety Equipment Provided 		
	Pursuant to New York General Municipal Law §205-a		(specify:); ✓ Other(specify): Not yet determined		
	Pursuant to New York General Municipal Law §205-e		Wrongful Death		
			Loss of Services/Loss of Consortium for Derivative Plaintiff		

Please read this document carefully.

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Other: _____

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1. As a direct and proximate result of defendant's culpable actions in the rescue and/or recovery and/or construction, renovation, alteration, demolition and all work performed at the premises, the Injured Plaintiff sustained (including, but not limited to) the following injuries:

	Date of onset: 2/1/2006 Date physician first connected this injury to WTC work: To be supplied at a later date			Date of onset: Date physician first connected this injury to WTC work:
	Respiratory Injury: N/A. Date of onset: Date physician first connected this injury to WTC work:		V	Fear of Cancer Date of onset: 2/1/2006 Date physician first connected this injury to WTC work: To be supplied at a later date
	Digestive Injury: N/A. Date of onset: Date physician first connected this injury to WTC work:		V	Other Injury: Fatigue; Sleeping Problems Date of onset: 2/1/2006 Date physician first connected this injury to WTC work: To be supplied at a later date
NOTE: The foregoing is NOT an exhaustive list of injuries that may be alleged. 2. As a direct and proximate result of the injuries identified in paragraph "1", above, the Ground Zero-Plaintiff has in the past suffered and/or will in the future suffer the following compensable damages:				
V	Pain and suffering			
V	Loss of the enjoyment of life			
V	Loss of earnings and/or impairment of earning capacity			
\checkmark	Loss of retirement benefits/diminution of retirement benefits			
V	Expenses for medical care, treatment, and rehabilitation			
\checkmark	Other:			

Please read this document carefully.

It is very important that you fill out each and every section of this document.

✓ Mental anguish✓ Disability

✓ Medical monitoring

☑ Other: Not yet determined.

3. As a direct and proximate result of the injuries described *supra*, the derivative plaintiff(s), if any, have in the past suffered and/or will in the future suffer a loss of the love, society, companionship, services, affection, and support of the plaintiff and such other losses, injuries and damages for which compensation is legally appropriate.

WHEREFORE, plaintiff(s) respectfully pray that the Court enter judgment in his/her/their favor and against defendant(s) for damages, costs of suit and such other, further and different relief as may be just and appropriate.

Plaintiff(s) demands that all issues of fact in this case be tried before a properly empanelled jury.

Dated: New York, New York November 7, 2007

Yours, etc.,

Worby, Groner Edelman & Napoli Bern, LLP

Attorneys for Plaintiff(s), Christopher Poppe III

By:

Christopher R. LoPalo (CL 6466)

115 Broadway 12th Floor

New York, New York 10006

Phone: (212) 267-3700

ATTORNEY VERIFICATION

CHRISTOPHER R. LOPALO, an attorney at law, duly admitted to practice

in the Courts of the State of New York, affirms under the penalties of

perjury that:

He is the attorney for the plaintiff(s) in the above-entitled action.

That he has read the foregoing SUMMONS AND VERIFIED COMPLAINT and knows

the contents thereof, and upon information and belief, deponent believes

the matters alleged therein to be true.

The reason this Verification is made by deponent and not by the

plaintiff(s) is that the plaintiff(s) herein reside(s) in a county other

than the one in which the plaintiff's attorneys maintain their office.

The source of deponent's information and the grounds of his belief

CHRISTOPHER R. LOPALO

are communication, papers, reports and investigation contained in the

file.

DATED: New York, New York

November 7, 2007

14202

1205

Docket No: UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK CHRISTOPHER POPPE III. Plaintiff(s) - against -A RUSSO WRECKING, ET. AL., Defendant(s). SUMMONS AND VERIFIED COMPLAINT WORBY GRONER EDELMAN & NAPOLI BERN, LLP Attorneys for: Plaintiff(s) Office and Post Office Address, Telephone 115 Broadway - 12th Floor New York, New York 10006 (212) 267-3700 To Attorney(s) for Service of a copy of the within is hereby admitted. Dated, Attorney(s) for PLEASE TAKE NOTICE: \square NOTICE OF ENTRY that the within is a (certified) true copy of an duly entered in the office of the clerk of the within named court on □ NOTICE OF SETTLEMENT that an order of which the within is a true copy will be presented for settlement to the HON. one of the judges of the within named Court, at 20 at $\mathbf{M}.$ Dated, Yours, etc.,

1205 14202

WORBY GRONER EDELMAN & NAPOLI BERN, LLP